UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

٧.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789-BRL

SIPA Liquidation

AFFIDAVIT OF PUBLICATION

- I, JOHN FRANKS, being duly sworn, depose and say that:
- I am a Director at the Dallas, Texas office of AlixPartners, LLP ("AlixPartners").
 AlixPartners is employed by the Trustee (as defined) as claims agent, in part.
 - 2. I have personal knowledge of the matters herein.
- 3. On December 15, 2008, the United States District Court for the Southern District of New York entered an order appointing Irving H. Picard, Esq. ("the Trustee") as trustee for the liquidation of Bernard L. Madoff Investment Securities LLC, the debtor herein ("the Debtor"), under the Securities Investor Protection Act of 1970, 15 U.S.C. § 78aaa *et seq.*, as amended ("SIPA").
- 4. On December 23, 2008, an order ("the Order") was entered in this proceeding authorizing and directing the Trustee to cause notice of the commencement of this liquidation proceeding (the "Notice") to be published one time in the following newspapers on or before January 9, 2009: The New York Times, all editions; The Wall Street Journal, all editions; The Financial

Times, all editions; USA Today, all editions; Jerusalem Post, all editions; and Ye'diot Achronot, all editions (the "Newspapers").

- 5. The Notice was entitled "Notice To Customers And Creditors Of Bernard L. Madoff Investment Securities LLC And To All Other Parties In Interest." A copy of the Notice is attached hereto as Exhibit A.
- 6. The Notice was published in each of the Newspapers on January 2, 2009. A copy of the Verification of Publication for each newspaper and the Notice as it appeared in each newspaper is attached hereto as Exhibits B through H.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Dallas, Texas this 2nd day of February, 2009.

ghn Franks

Director

AlixPartners LLP

Subscribed and sworn to before me this 2nd day of February, 2009.

(ASANDRA B. COLEMAN Notary Public, State of Texa My Commission Expires Morch 27, 2010

EXHIBIT A

The Notice

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Adversary Proceeding

Plaintiff-Applicant,

No. 08-01789-BRL

٧.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving

H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice.

Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78eee(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's

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website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the
Business of Bernard L. Madoff Investment
Securities LLC

EXHIBIT B

Jerusalem Post and Ye'diot Achronot

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

٧.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adversary Proceeding

No. 08-01789-BRL

AFFIDAVIT OF PUBLICATION

I, Adam B. Levin, being duly sworn, hereby certify that (a) I am Senior Account Executive at Miller Advertising Agency, Inc., an advertising agency, and (b) that the advertisement of which the annexed is a copy was published in the following publications:

Jerusalem Post Daily (Israel) Edition in the issue dated 1/2/09

Jerusalem Post International Edition in the issue dated 1/2/09

Yedioth Ahronoth Daily (Israel) Edition in the issue dated 1/2/09

Yedioth Ahronoth International Edition in the issue dated 1/2/09

(Signature)

(Title)

Sworn to before me this: day of ______, 2009

Notary Public

"OFFICIAL SEAL"
Lori Hummel
Notary Public, State of Illinois
Commission Expires 12/20/2010

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ביע אלי

גם כ ראלי, ני

7777 המדיע: אם כן,

רולר". ו

לדיכנם

יסכימו אטכן.

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ריקאים, העביר

לדויכסי

ניר פלייססיישן בהשתופות הילרים, הפהגנים והאם נים. המנכח, על פי הכרעת הילדים, היה יהאב דיו, שהמתחרים בכיסא שלידו התחלמו בזה אחר זה. ביניהם אנכ, גם יודי היתאשיות אבי לוכן. בינתיים, בעמרה נוספת עשה קיצים ביתיספר לאיתי שכטר,

אני מחום את וזילי בה"ל שכנבול הדוומי ושקוה שיפיעו את המטרות רופורו בשלום. היתו מעריף לפנוש



בילום: ראובן שוורץ

בצודי היום. יואב ויו ואבי לחון במונדיאל פלייסטיישן. משנאלו קיציס וחברים

المراب المداوية وهوي ويودين

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בעל הסמכה בניו יורק, ניו ג'רזי וכל בתי המשפט הפדראליים

(718) 470-1206 ניתן להשנה Queens

אל שעות 24

(516) 741-0003 Nassau

יורם נחימובסקי, עויד

עשפים ומשומות בינלאומיים. הם ההתמחות תמיוחדת שלנו! 212-964-5056 .50 212-267-1199 .ops





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UNTIED STATES BANKBUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicat

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

No 08-01789-BRL

Defendant

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING
NOTICE IS HEREBY GIVEN ties on December 15, 1988, the Henorabic Louis A. Stanton of NOTICE IS HEREBY GIVEN that on December 15, 2008, the Henorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities stream of the Southern District of New York, entered an Order granting the application of the Securities threator Protection Corporation ("SIPC") for issuence of a Protective Decree adjudicating that the customers of Seruard L. Madoff Investment Securities LLC (the Declare"), are in need of the protection afforded by the Securities Investment Protection Art of 1970, 15 U.S.C. \$\frac{1}{2}\$ Plana at any, ("SIPA"). Invisig H. Picard, Esq. ("Trustee") was appointed Trustee for the imprintation of the business of the Debtor, and Baker & Honsteller LLP was appointed as constal to the Trustee. Customers may file their claims with the Trustee of the protection afferded to them under SIPA are required to 8th their claims up to air months after the size of this Notice. Customers may file their claims up to air months after the size of this Notice, however, the filting of claims after the size (50) day peried but within the air month period may result is less protection for the customer. Such claims about the filed with the Trustee at Inving 11. Picard. Esq., Trustee for Bernard L. Madoff Threstoreat Securities LLC, Claims Processing Ceneral, 2100 McKlainey Ave., Suite 800, Dallas, TX 75201. Cistomer claims will be deemed Ried only when received by the Trustee.

Porms for filling of customers' claims are being usuled to customers of the Debroc as their paint not addresses appear on the Debtor's books and records. Customers who do not receive such forus rithin seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the

address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with
the Trustee as the above address within thirty (30) days after the date of this Novice. Broker-dealer
claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained
by writing to the Trustee at the address shown above.

All other excellents of the Debter must fit formal proofs of claim with the Trustee at the address
shown above within six (6) months after the date of this Notice. All such chains will be decemed filed

No cisin of any hind will be allowed unless received by the trustee within six (6) months afe To citate or any runs with the date of this Notice.

AITOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

AITOMATIC STAY

NOTICE IS HEREBY CIVEN that as a result of the issuance of the Prosouve Decree, certain its and protectings against the Dobour and its property are stayed as provided in 11 U.S.C. § 162 and y order of the United States District Court for the Southern District of New York easted on Docrosber 15, 2008 by the Honorable Louis A. Statton.

13, 2008 by the Hothershee Louis A. Shaises.

MEETING OF CREDITIONS

NOTICE IS HEREBY GIVEN that the first meeting of customers and ereditors will be held on
February 20, 2009, it 1000 a.m., at the Auditorium at the United States Bankrupucy Court, Southern

District of New York, One Bewling Green, New York, New York 1000s, at which tunce and place
customers and crafteers may missed, examine the Dobert, and transact such other bestness as may rly come before said as

properly come before said meesting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSELTD THE TRUSTEE.

NOTICE IS HEREBY GIVEN that the February 1, 2000, at 10:00 a.m., as Countrioon: 601 of the
United States Bankruptey Court, Southern District of February 1, 2000, at 10:00 a.m., as Countrioon: 601 of the
Vork 10004, but been set as the time and place for the bearing before the Honorable Burnon R. Lilland,
United States Bankruptey Judge, of Objections, if any, to the retention in office of Irving H. Ficard,
Eq., as Trustee, and Banker 4 heasteful LLP, as counsed to the Trustee, upon the ground that they are
not qualified or not disinterested as provided in SIPA 7 faces b)(5). Objections, if may, must be filled. not less than five (1) days price to such hearing, with a copy to he served on commet for the Trustee at Baker & Hostester LLP, 45 Rockesfeller Plaza, New York, New York 1011, atm: Douglas E. Spelfogel,

Batter or reducence CLL, and concerned a raid, new York, new York 101, son't beington it. Specioger, Enq. so to be received on Enter than 50v (5) days before the hearing.

NOTICE IS HERERY GIVEN that copies of this Notice, the letter to customers, the customer chains form, and instructions as well as the SIPC brochers may be found an SIPC's website as NONLY, the continued Proceedings/Logislations and on the Truster's website, rewardsoffmanes. From time to time in the future, other updated information and notices concerning this proceeding may conted at SIPC's and/or the Ti

January 2, 2009. New York, New York

living H. Picard, Esq. Truster for the Liquidation of the Business of Bernard L. Maduff Investment Securities LLC

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'KI את תעודת המאפו כה עו ער כי אין איחורים לעיתים אוי טורה שחלכירים 101 מגיעים לניה הכפר אף שהם הולים כדי לא להחשים שיעור עם לרנו. חלמירים רבים שעישנו לפני שהגיעו לבית הכי פר הפסיפו את תעובל המנים כדי שלצ לפטע בביצועיהם הספורסיביים.

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למניום כ

נים הראשונית היסטו הורים לשלית אלינו את ילריתם משום שחפשו שוה יתפרש כהודאה בכך שילדיהם נכשי לו, אכל הפרויקם עבר כמהירות שפה לאחז וכעת שובר הצלהה".

בבית הספר יש משפעת שפרנית: להלטירים אסור להגיע לשיעורים עם התיכונית הבדותא אפרבו בילים בל של בילודם פומו ביכילונות, מקרכת יצרה להם סטינבה של בנית הספר לומרים תלמירים שנפלטו ממערכת החינוך כגלל קשיים כליכו

רים או בשל בעיות משמעת. המסרה העיקרית של כיח הכשר היא להציל את התלפידים האלה ספני הידררות מחלמת ולהחויר להם את האמון בעצמם. מכיוון שמרוכר בחלמי רים השתקשים כליפרים, אין כית הספו ממיימר להסביר אותם בחינות בגרמו. לדנר יצר לתלמירים מסלדל אתר, שונה מהרגיל, שמעלה אצלם את המסיכציה לפיים את הליפורים התיכוניים.

להחזיר את האור לעינים זאת דידיור לסטב של התלמידים - זה הכוובי שכוכיל את שמואל לדנה, מורה להינוך נוסני, שהקים יהר עם אנשי חינוך נוסמים תיכון מיוחו הקרוט תלמידים מהקשים שנשרו ממערכת הוצעות.

לרנה חושב רעננה לישד בעבר היטך טפני כאוניברסיטת בריאילן,

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כ-4,000 המלצות כבר הגיעו לתחרות "המורה של המרינה"

השמות שטורים במערכתג "הוא נוים לילדים לפווב את עולם הפשע ולהתגיים לצבא, אני היחד תלמיד בעיתי וחייתי מרכה להסתבה... הוא הואל להיפגש איתי באופן אישי וגם כשניסיתי להונהמק הוא לא ויהר. הוא ההדיר כי ערכים של אהכת הכרינה וסיפות המולרת, אכל שעבר לזה הוא ליטר אותי להיות בו ארפו ליכר אותי לכבה, לחלוק כבור לוולת, להתגבר על פוצים ועל יצרים לא בריאים. בעור חודשיים אני כשתועיר משירות בסיירת בנוצים. לא האמנוני כעצמי שאני מסוגל - הוא נרם לי להאמין בעצמי, הוא כלי

מאת נגה אולמרט 12 יום חלפו פאו הבריוו -אחרונותי וטפעל הפים על פתיחתה של תחרות אונפרה של המרינהי, שבי מסטיתה ייכחרו חסשת הטורים הטצי ביינים של ישראל – ולאתר ההדרות כבר הניעו שמותיהם של כ־4,000 מו־ רים פושפרים. שישה ישים בלבד נותרו ער הגים ויוערשטה לתדרות.

ההמלצות הרכות שהגיעו מתייהסות לשרים לחלמירים מכל שכבות האוכלוי סייה וסכל המנורים.

כה, למשל, חלמיד לשעבר מירושי לים ממליץ על המורה שלו לתנדך וכל מפק שינה את היי. בלי ליווי צמור ועקי

ת כנסח ג במשרז

שופטת קבעה כי משרד הדתות יפצה שלושה בתי כנסת רפורמים על

סלקציה בכניסה לפוערון ולמנוע מבליינים להיכנס פנימה תוך יצירת אפלית. אלא שהי פעם הסלכנות בכניכה היה כשרד הרתות. יוצי שנשארו בחוץ היו שלושה כתי ננסת רפורי

מיים. שלא נכללו ברשימת כתי הכנסת כארץ שהופיעה באתר משרד הדינות.

"בילינו שכאתר של משרד דביתות יש מאגר בתי כנסת מכל הארץ, ולמרות שהיו בז נוסחי תפילה שונים לא היה אף נוסח רפו רמי, ושום בית כנסת רפודמי לא הופיע שם", אומרת עו"ד אורלי ארוילועבסקי, שייצנה שלושה בתי כנמת של קהילות רפורמיות מחובי ושרץ. "פנינו למשרד הרתות, והוא מאת ניסן שטראוכלר, כתב יידיעות אחרונותי

משרד הודעת ילא כביריי בתנופה הרי מודטית: המשרד סירב לחבנים לרשימת בתי תכנפת באתר השינפרום שלו את בתי חבנ-סת היסורטיים – וכקבובה תבעי היסירטים את השרינה בשינון לאמליה.

התנועה המתמכה בתביעתה על הוק סלי קביית הפינדונים, וכשמו המלאני ועק איסוד אפליה בנוצרים וכשירותים ובכניסה למשימות בירור ולשפושות ציבוריים.

על ספך התוק הזה נתבעים לא אחת מר ערונים ברתבי ומארן לאואר שהואליטו לעשות

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant

No. 03-01789-PRI.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

COMMENCEMENT OF LIQUIDATION PROCEEDING

TO TICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stastou of
the United States District Court for the Southern District of New York, entered up Order granting the
application of the Securities Inventor Protection Corporation ("SIPC") for issuance of a Protective
Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LUCK (the
Debtor"), are in pecel of the protection affected by the Securities Investme Protection Art of 1970,

15 U.S.C. §§ 73am or are, ("SIPA"), Irving H. Ficard, Esq. ("Trustee") was appointed Trustee for
the Signidation of the business of the Debtor, and Baker & Hosteler LLP was appointed as counsel to
the Trustee. Customers of the Debtor who wish to avail thermachers of the protection afforded to then
noted SIPA are required to file their claims with the Trustee within sitry (60) days after the date of
this Notice. Customers may Bit their claims with the Trustee within sitry (60) days after the date of
this Notice. Customers may Bit their claims up to six months after the date of this Notice; however,
the Ridge of chaims after the sitry (60) day period but which the dir month period may event in Jest
protection for the customer. Such claims should be Bloc with the Trustee at Irving M. Ficard, Esq.,
Trustee for Bernard L. Nindoff Investment Securities LLC, Claims Processing Center, 2100 Med. may
Ave., Suite 500, Dallas, TX 75201. Customer claims with the desired did not say when received by Trustee for Benuard L. Mindoff Investment Securities LLC, Claims Processing Center, 2100 McK mee; Ave, Suite 300, Dallies, TX 75201. Customer claims will be deemed filed only when received by Investments.

Forms for the fillow of customers' claims are being mailed to customers of the Debtor as their o addresses appear on the Dobior's books and records. Consomers who do not recoive so the seven (7) days from the dase of this Notice may obtain them by writing to the Trus

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer chains will be deemed to be filed only when received by the Trustee. Claim forms may be obtained

withing to the Trustor at the address shows above.

All other creditors of the Debtor must file formal provide of claims with the Truster at the address two above within six (6) months after the date of this Notice. All such claims will be deemed filed unly when received by the Trustes. No claim of any kind will be allowed unless received by the trustes within six (6) months after

AUTOMATIC STAY OF ACTIONS AGAINST THE DEUTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § M2 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorabic Leuis A. Sta

MEETING OF CREDITORS NOTICE IS HEREBY GIVEN that the first occuring of customers and creditors will be held on Pobrusry 30, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court. Southern District of New York. One Bowling Green, New York. New York 10:004, at which time and place rs and creditors may attend, examine the Debtor, and transact such other bu

properly come before said minusing. HEARING ON DISPATERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE. NOTICE IS HEREBY GIVEN that on February 4, 2009, at 18:00 a.m., at Courtroom 601 of the sixed States Brakeuptey Court, Southern District of New York, One Bowling Green, New York, Ne York 16004, has been set as the time and piace for the hearing before the Honorabie Burton R. L. fland York (1904), has been set as the time and piace for the hearing between the Homorabic Barrion It. I. if and, thirtied States Bankurptery Judge, of depictions, if any, to the retention is an 60% or I living 11. Placed, Eq. 2. Thistee, and Balker & Hossether LLP, as counsel to the Trustee, upon the ground then they are not qualified or not distincreasted as provided in SIPA § 78ees(b)(sh). Objections, If any, must be filled not less than five (3) days prime to such hearing, with a copy to be nerved on counsel for the Trustee at Balker & Hossetter LLP, 45 Rockrefiler Plaza, New York, New York 10111, atta: Douglas E. Spelfogel, Eng., so to be received on fewer than 8 vc (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Nution, the letter to customers, the customer

im form, and instructions as well as the SIPC brochuse may be found on SIPC's website at <u>www.sigr.org</u> under Proceedings/Liquidations and on the Trustee's website, www.n From time to time in the future, other undated information and notices concensure th

January 2, 2009 New York, New York Irving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

הדרכון אבד לכנ שלמו 1,000 שקל

ישר יותר. וער במשדד המנים (צילום ארכיון: כ.ץ

בלתי תוסיים. התוס לא תחיר לכשרר הפנינ סחת על מי שאיכר את דירכונו. אין זו הפע שמשרר הפנים עושה שימוש בסכבות לנ בעבור שירוונים כדי להענים, אף שידוע לו מספר לעשות ואת".

מאת נורית פלתר. כתבת יידיעות אחרונותי מאתמול ודכון ושיש במקום דרבון שננגב ונו אבר עולה 1,000 שקלים – פי ארבעת כנדיכון חרש. שינוי חשם יצלה לכם 100 שקלים.

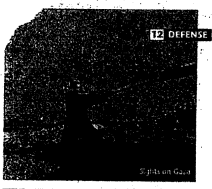
החל מאורמול מופעלות תהנות תרשות של משי דד הפנים הפייקרות את סרכית הקירותים הניתי נים בכניפי מנהל השכלוסין.

כפי שכנד פודכם כ"דיעות אחרונות", שרי הפנים והאוצר ונואיננו לייקר שורה של שירותים הניוגנים במשרר הפנים, הלקם כאלה שניוננו ער היום כחינה.

בעסבות הייסוד פנתה אחמול האנורה לוכריות האנרת לשר הפנים וליוצץ תמשפטי לממשלה בר רישה לאסמר על גביית האגרה ולכטל את התקנות הכלתי מופיות לדכריהם.

בפנייה מציין ש"ר עודר פלר כי משרד הפנים אינו רשאי להסיל קנסות כאמצעות אגרות בעכור

שירותים חנכב כך לפנוע בתכוחת היסוד לחופש חתנועה וליציאה מן הארץ, עד לביטול התקוות תובע עו"ר פלד לחדות לפקידי משרד הפנים להימנע כהנכייה האמרה. עו"ר פלה: "שפירה על דדכונים היא הכליח השונה באתר. אולם משרד הפנים אינו רשאי לכרמה כאנצעים





UNITED STATES BANKRUPTCY COURT POR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant

कर्तात्मकुर केंग का अन्याद्वास्त्र <mark>स्त्राक्ष</mark>

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BERNARD L MADOFF INVESTMENT SECURITIES LLC.

No. 04-01789-BRI

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD I. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

COMMENCEMENT OF LIGUIDATION PROCEEDING

NOTICE IS SIERREY GIVEN that on Decembir 15, 2008, the Homanhie Louis A. Stanton of the United Status District Court for the Southern District of New York, entered an Order greating the application of the Southern District of New York, entered in Order greating the application of the customers of Bernard L. Madoff Investorial Socialists LLC (the "Debter"), are in road of the protection afforded by the Socialists Investor Protection Act of 1970, 15 U.S.C. 55 Than et say. ("SIPA"). Irving H. Picard, Esq. ("Prastor") was appointed at counsel to the Trustec for the liquidation of the beainess of the Debter, and Baker & Hossiche LLP was appointed at counsel to the Trustec Casamers of the Debter who wish to avail themselves of the protection afforded to them under SIPA are required to life their claims with the Trustec within sixty (60) days after the date of this Notice. Customers may file their claims with the Trustec within sixty (60) days after the date of this Notice. Customers may file their claims with the Trustec within sixty (60) days after the date of this Notice. Customers may file their claims with the Surface of the Empered L. Madoff Investment Such Institute 11.C., Claims Processing Center, 2100 McKlanery Are, Sules 800, Dultas, TX 73201. Customer claims will be decemed filed only when received by the Trustec.

Forms for the filing of customers, claims are being analed to customers of the Debter as their same and addresses appear pas the Debter's books and regords. Customers who do not receive such farms within town (7) days from the date of this Notice may obtain their by writing to the Trustec at the address shown above.

Claims by brack-dealers for the completion of open contractual commissions must be filed with the Trustec at the above address which within their (30) days after the date of this Notice. Braker-dealer claims will be deemed to be filed only when received by the Trustec. Claim forms may be obtained by writing to the Trustec at the address shown a

All other creditors of the Debtor must file formal proofs of claim with the Treater at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed unly when received by

No chim of any kind will be allowed unless received by the trustee within six (6) menths after the date of this Notice.

AUTOMATIC STAY OF ACTIONS A GAINST THE DEBTOR

NOTICE IS HEREBY CIVEN that as a result of the insurance of the Protective Decree, certain acts and recordings against the Debter and its property are stayed as provided in 11 U.S.C. § 362 and by order of the proceedings against the Debter and its property are stayed as provided in 11 U.S.C. § 362 and by order o United States District Court for the Southern District of New York entered on December 15, 2008 by the Hono

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first niceting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Benkruptcy Court, Southern District of New York, One Bowling Green, New York, Now York, 10004, at which time and place transmers and creditors may attend, examine the Debtor, and transact such either business at may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTER AND COUNSEL TO THE TRUSTER.

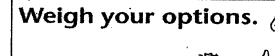
HEARING ON DISINTERESTEDAYES OFTRUSTER AND COURSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on Pebuary 4, 2009, at 10:00 a.m., or Courtnoon 601 of the United
States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, 10:004, has
been set as the time and place for the bearing before the Honorable Burson R. Liffand, United States Bankruptcy
Judge, of objections, It any, to the retention in office of Inving H. Picard, Eng., as Trustce, and Baker & Hostother
LLR, as coursed to the Trustce, upon the ground that they are not qualified or not distincerated as Baker & Hostother
LLR, 57 Boxe(b)(6), Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be
served on counted for the Trustce as Baker & Hostother LLR, 45 Rockbeltler Phase, New York, New York 10111,
attr. Douglas E. Spellingel, Eng., as to be received no folier than five (5) days before the hearing.
NOTICE IS HEREBY GIVEN that cupies of this Notice, the letter to customers, the customer claim form,
and instructions as well as the SIPC breckure may be Suand on SIPC's weekled as <u>ENVENTED</u> or under Proceedings?
Limitations and on the Trustce's weeklet, wave, model flowers on... From time to the lower of the model of

Liquidations and on the Trustee's website; www.madofftronce.com. From time to time in the future, when updated nation and notices concerning this proceeding may also be posted at SIFC's and/or the Trusce's webs

Detect: January 2, 2009 New York, New York

Irving H. Picard, Enq.
Trunce for the Liquidation of the Business of Bernard L. Modelf Investment Securities LLC



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FORFIGIN (OURNALISTS reporting from Sderot have been influenced by first-hand experience of life under rocket fire. Meanwhile IDF spokesman Avi Benayahu (Inset) says new media is the future for unicating Israel's message. (And Scholl(AP)

Brig.-Gen. Avi Behe IDF's spokesman, erusalon Post.

on-demand channel will launch over the weekend on su has overseen a new the HOT cable network carry-ing nothing but IDF footage n in the spokesman's rd these on-line outtaking his unit's senfrom the fighting. Even Israel's major cellular compato an infunive new nies, Pelephone, Cellcom and Orange, will begin offering the army footage over 3G cell phones in the coming days. rixthop at the interdis-Center, Herzhya in This has translated dusion of new initia-

The new media lets you a the internet. The new media lets you present your content at all times on all existing platforms, so it's there when the consumer wants to see it," explains Lt.-Col. Dinor Shavchannel estabthe IDF a day after ning began has he second-most popincl on the popular rideo-sharing stre, over 386,000 page he first half of Thurstr, commander of the Filming Unit in the IDF Spokesman's Unit. Shavit is the coordina-tor for the dissemination of

Meanwhile, the IDF has the 23 videos and 48 still photos the IDF has released to the been in regular contact with over 50 major American blogs world so far. covering the fighting.
Within Israel, a new video-

The acray is creating, initisting, thinking shead. We have photographers embedded in all the units preparing to enter Gaza, and we already have incredible footage that we are planning to release (if)

we are planning to release [ii] we go in," he says.
"Explaining your actions is a kind of ammunition in this sort of war," says Benayahu, and israel has entered the new media arena in true military style, with broad coordination across government agencles.

To that end, one of Shavit's most crucial missions is to disseminate the material within the Foreign Ministry in Jerusalem and military attaches and ambassadors around the world. court on the matter.

ongoing legal battle between the government and the group representing foreign journalists following a twomonth-old han on fiveign carespondents entering Gaza

basel originally unposed the blanket han following an attacks, but the issue took on added utgency in the wake of this week's massive assault against Hamas targets in the

"We have respectfully asked that the court allow more than the eight people that the state agreed to," said Glerrys Sugar-man, executive secretary of the

She said that 12 was the "absolute minimum" number that would meet the needs of the moties of journalists – including television, radio, print and photographers – eager to gain entry to the coastal strip, and that cutting the manber down by one-third view "manber down by one-third was "manber down by one-third".

Descriptions by the Tel Avivorated Foreign Press Association, which had petitioned the minopoly on Gaza news Sometimes this is all right, but

The court is now expected to rule on the exact number

In the past, Israel has voiced sure with the international media's coverage of events in Gaza, arrating that such coverage inflated Palesonian suffering while not alway king clear that Israeli mili tary actions were in response to alestinian attacks.
The head of the Government

Press Office said Wednesday that he actually preferred Pale-tinian stringers and reporters covering the news from Gaza instead of foreign journalists strice international journalist were mutinely used and exploited by the Islamic regime. "Based on our experience

from the war in Lebanon and the way the foreign press has conducted lixelf in Gaza, we know that Hamas is in com-plete control of the news, and that reports from Gaza are car ried out under duress," GPO

reporters."An army has to fight, not to spend list time in front of television cameras," insists Benayahu.

The mumber down by one-third discretor Danny Seaman said.

"Foreign inedia in Gaza will "Foreign inedia in Gaza will "Foreign inedia in Gaza will "think that the become fig leaves for the news mumber that the state came and will give credibility to the back with has any logic," said pureporting, "he said.

groups give gov't top grades andling of Gaza operation

edia outreach that nied previous Israeli of the past decade. happening in Gaza, intinued, has been insparent than the in Lebanon, where in was deliberately the number of its had been killed. ame time, she said lie initial reporting

uary 1 Spai

TEL AVIV

provided a good amount of context and background about the current fighting -for example, that Israel had been facing years of rocket attacks before taking this action - that information was harder to find as the media nusted to keep up with the

unfolding events.

Though Mizrahi has succeeded in holding recent

ists have participated, she also expressed frustration that the larger context for Israel's actions was often being lost with the day-by-

day coverage.

"The unfortunate thing is that people in the news business tend to cover only what's new today," she said.

UNITED STATES BANKRUPTCY COURT POR THE SOUTHKRN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

The coordination and dis-semination of information to

journalists and - through the internet - the wider world, has

replaced the traditional replaced the traditional wartime press conference held regularly by the IDF Spokesper-son's Unit during the 2006 Sec-ond Lebanon War.

Instead, IDF spokespeople are in direct real-time com-

munication with journalists and offer quiet background briefings to Israeli officials.

BERNARD L MADOFF INVESTMENT SECURITIES LLC, Defendant.

No. 05-01789-BRI.

NOTICE TO CUSTOMERS AND CREDITORS OF BEENARD L. MADOFF INVESTMENT SECURITIES LLCAND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIGHTDATION PROCEEDING.

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorebic Louis A. Stanten of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities University Protection Court of the Securities University Protection Court of the Securities (SHCP) for instances or a Protective Decree adjusting that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), use in need of the protection Alforded by the Securities Investor Protection Act of 1970, 15 U.S.C. \$9 78ens at seq. (-SHPA) inving H. Picard, Eas, ("Thirtier") was appointed Tractes for the Bigdisting of the business of the Debtor wis whis to avail themselves of the protection afforded to them under SIPA are required to fits their claims with the Treator within starty (60) days after the class of the Debtor with whis to avail the sate of this Notice; however, the filing of claims after the class; the filing of the Wilst the six month period may result in lear protection for the enumoner. Such claims should be filled with the Treator at treat and the Court of the Court o NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the

by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and
addresses appear on the Debtor's hooks and occords. Castomers who do not receive such forms within seven
(7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contracted commitments must be filed with the

(7) may sum ton case or this reduce may common my writing to be received to an attention state with the Chiless by hesker-declers for the completion of open constructing commitments must be filed with the Truster at the above address within thiny (40) days after the date of this Notice. Reviser-dealer relations will be deemed to be filed only when received by the Trustee. China forms may be obtained by writing to the

usion at the activest shown shove.

All other creditors of the Debter must file formal proofs of claim with the Trustee at the address shown ove within six (6) months after the date of this Notice. All such chains will be deemed filed only when received by the Tru

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AUTOMATIC STAY OF ACTIONS AGAINST THE DERTOR

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MEETING OF CREDITORS

NOTICE IS FEREEY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditoriem at the United States Bankrapacy Coart, Southern District of New York, One Bowling Green, New York, New York 10004, at which then and place customers and creditors may attend, creamine the Debtor, and transact such other business as any properly come before acid one sits meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE HEARING ON DISINTERBRETEDINERS OF TRUSTEE AND COUNSELT TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that or February 4, 2003, at 1600 ann, at Constoon 61 of the United

States Bunkrupicy Court, Southern District of New York, One Bowling Green, New York, New York 10004,
has been set as the time and place for the leaving before the Honosuble Buston R. Litland, United States

Bankrupicy Anjag, of objections, if any, to the reseation is office of kring It. Firent, Enq., as Trustee,
and Baker & Hoststier LLP, as counsel to the Trustee, upon the ground that they are not qualified or not

distinctivated as provided in SIPA § Theostby(6), Objections, if any, most be filed not less than five (5) days
prior to such hearing, with a copy to be served on coussel for the Trustee at Baker & Housette LLP, AR

Rockefilor Plaza, New York, New York 10111, atts; Douglas E. Spelfogel, Enq., so so he received no fewer

the the (5) dests before the beside.

than five (3) days believe the hearing.

NOTICE IS HERKEY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well ar the SIPC brochase may be found on SIPC's website at accumulation which Proceedings/Liquidations and on the Transco's website, www.andoffeuston.com. Prest time to time in the eleted information and notices concerning this proceeding may also be posted at SIPC's and finues, other updated or the Trustee's websi

January 2, 2009 New York, New York

leving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

THE JERUSALEM POST **NATIONAL ELECTIONS 2009**

shalish Language Forums

will be inviting our renders to meet and hear representatives a all the major parties at a series of meetings.

the year calendars. Further details to come.

Menahem Hall (adjacent in Rambam Synogogue), 39 Rechov Hallelam, Neve Stofman (co-up staired by EMUNAH) ary 13 8 pm AACT Hail, 23 Shound Humatziv ary 18 8 pm NETANYA in be ammuneed ary 25 8 pm RA'ANANA The Jerosalem Great Synagogue, 56 Rehov King George ary 31 8 pm **JERUSALEM** ten-sporsoncePby AACI and The Jerusalem Great Synagogory

Best Datiel, 62 Rehov B'nei Dan

EXHIBIT C

USA Today (National Edition)



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VERIFICATION OF PUBLICATION

COMMON	NWEAI	TH OF	VIRGINIA
COUNTY	OF FA	IRFAX	

Being duly sworn, Antoinette Chase says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: January 2nd 2009 on the following legal advertisementSECURITIES INVESTOR PROTECTION CORPORATION v. BERNARD L.
MADOFF INVESTMENT.... published in the national edition of USA Today.

Principal Clerk of USA TODAY
January 5th 2009

This _____ day of _____

Notary Public

Marcus Dane Edmonds Notary Public ID 7165468 Commonwealth of Virginia My commission expires 09/30/2012

Dec 17277-4ile file 2002/032/16 nterete 02/02/032/178317138:2 Exhibit hib to 08-01789-SOND

e first female president and e president, and a year when istration continued to mount the continued to mount the corporate side over the tiding progress of women.
It's not just that the number of nale CFOs is barely inching up.
smen now receive about sky in smen now receive about six in college degrees, yet near the 1 there remains slow progress the number of female deve-sions, highest paid—and then in the pipeline, according research by Catalyst, Corpo-e Library and others. USA TODAY has tracked the sck performance of female Os in the Fortune 500 for years.

e armual examination began in US, when female CEOs so outof the something to the gen-alternation of a least of the something to the gen-atvantage, or at least someauvanage, or at reast some-ing to the theory that the glass ling was so difficult in crack at the women who made it to sup were more talented than it male counterparts. Then came 2005, the ouster of

then came 2005, the ousier of by Florina at Hewlett-Packard, decline in the number of take CEOs from nine to seven, 12 percentage-poshs note inket under-performance ong the women who reong the women who re-ised in 2006 and 2007, pernance of men and women almost identical.

he year 2008 knew no gender its devastation. The S&P 500 38.5%, its worst year since 17. But the S&P 500 permed 4 percentage points bet-than the average large compa-run by a female CEO, down 7%. The best-performing of fams led by women was & Foods, down 18% under ie Rosenfeld, Sunoco fell 40%

2008, but lost just 4% since moting Lynn Eisenhans to) on Aug. 8 (the S&P 500 fell that same period).

he year was bad enough to iterate career performance, e of the 12 companies have lost money for any share-ler who invested on the day der who im with unvested on the day women got the job. The only eptions: Susan livey at mbacco upany Reynolds American the two most-tenued womthe two most-tenured warn-Andrea Jung at Awon and a Mulcalry at Xerux Awon is 65% during Jung's nine years, (Xerux is up 1% during Mulca-616 years. Reymolds is up 6½ years. Reynolds is since tvey began in 2004.

18 was tough for all

1 2008:
- Suroco stock declined only throughout, although the saing largely stopped under subars, 52, who replaced the ring John Drosdick. In an e-lite U.SA.TODAY, Elsenhars activated the decline and said tall retaining companies have in hurt by lower margins and the market has yet to recognition to the recognition of the recognition of the recognition of the recognition and legistics busiess' differentiate us from our ning peers.

ning peers." Kraft Foods best the S&P Kindt Roods best the Self-lby 21 percentage points. Ro-led, S.S. appeared last mount he USA TODAY CED Forum, re she said that corporate de-sity in all areas continues to rie she said that corporate di-ilty in all areas continues to Rosenfeld has been CEO of



At PepsiCot Indra Nooyi ranks No. 3 on Forbes magazine's list of the 100 most powerful women and is the highest ranked CEO, ahead of non-CEOs such as Sen. Hillary Bodham Clinton and Queen Fitzbeth.



At DuPont: Ellen Kullman be-came CEO on Thursday.



At Kraft: Irene Hosenfeld has been CEO of Kraft since 2006.



At Avone Stock is up 65% during CEO Andrea Jung's nine years.

& USA

ODAY

usatoday.com

person risk collaboration and ambiguity, will outperform a competitor that relies on the competitor that relies on the leadership of a single set. It hap-pens that companies are dom-mated by men, but they probably would not perform better if dominsted by women. Women aren't better, Rosener says, but they bring to the table something that

bring to the table something that ment don't have.

Women are paid worse at the top, A 2008 survey of CEO pay at 3,242. North American companies by the Corporate Library found that female CEOs earned more in base pay, but when cash horses, perks and stock compensation were included, women marks a median of a 700 million or

persadion were included, women made a median \$1.7 million, or 85% of what made CEDs made. This year is not starting out much better. The jamusy Hor-ourd Bustness Review includes a 350-degree feedback study by Herminia Burra and Othia Ob-dru. It finds that fermale leaders are seen by all around them to be are seen by an around them to be strong in such traits as renacity and emotional intelligence, but trail men in one important as-pect: Their superiors, peers and subordinates: say that women leaders lack vision.

Contributing: Matt Krantz

 University of New
Mozico professors Michelle
Arthus, Robert Del Campo and Hurry Van Buren stud end 455 golf courses in 50 states and found that in communities where we en's tee hours were closed to the greens, the earnings gap in certain jobs was widgap in certain jobs was wister than where golf courses did not so underestimate their ablities. Parapering worken is a cultural thing that carries over to the workplace, the study suggested, and it also limited like shifty of women to network because they were less likely to risk in golf carts with men when the boors were farther apart. A University of Michalan study by finance professors Sreedhar literarih, M.P. plangaman and H. Nejat.

Narayanan and H. Nejat Seylam found that female seyman round made legal emecutives who made legal insider trades from 1975 to 2005 earned less on those trades than male execu-tives. The authors said male concurves might be better

No. 04-01789-BRL

How stocks have performed the most want year slace not escape the devastation. scret year since 1937, and female CEOs did

CEQ Augela Beely	Composity VietPoint	290 rank 33	in 2005 -61.23	in career -48.53
Patricia Wortz	Archer Daniels Midland	53	-77.98	-29.2%
Lyen: Laverty Elsenhans ¹	Surece	56	-40 fts	-423
indra Modyl	PepsiCo	59	-27.8%	-16.13
irene Rosenjeki	Ksalt Foods	63	47.7%	-15.23
Carol Memowicz	ग्र	132	-28.4%	30.3%
Mary Sarumons	Riche Add	142	-81.9%	-93.1%
Anne Mulcahy	Xense	144	-50,83	6.92
Brerela Barnes	Samice	203	-39.D8	-41,14
Andres Not	Aino Products	765	-37.7%	t25,43
Susan hey	Reynolds American	290	J3.9%	20.8X
Christina Gald	Western Utjûrg	473	-40.9X	-17,4%
S&# 500 jude:</td><td></td><td></td><td>JUSE</td><td></td></tr><tr><td>1 - 4,500 from Ex</td><td>erdaris' was tidade to Aug</td><td>Per - Alle Primers</td><td>As been in 2000</td><td></td></tr></tbody></table>				

Darlets Michard also barely outperformed the S&P 500, with a
38% decline, after being the performance champion in 2007
among warnen, with a 45% gain.
ADM stock is down 28% since Patricia Weertz, 55, took over in
May 2006. She was recruited
from the oil industry to lend expertise to ADM's ethanol and
bofucks expandon.

> Reynolds American loss 39%
for the year, but gained 21% since
lvcy 48, took over as the first
woman to lead a U.S. tobacco
company.

tumping.

> Sara Lee lost 39% under Brenda Barnes, 55, and is down 48% since the book over in Octo-

re she said that corporate diviny in all areas continues to Mosemieth has been CBO of it since 2006, but did not be-re a fortune 500 CED until the pany was spun of from Atris darch 2007. Company stock is mi SX since.

TepsaCor's stock was down and is down 163 since industry 56, has been in charge and is down 163 since industry 56, has been in charge in and is down 163 since industry 56, has been in charge in the spen in the powerful women and is the industry 56, has been in charge in the spen in the powerful women and in the international inter

best long-term performer, Meg Whitman, who resigned at eBay. She had been CEO since 1998, She had been CEO since 1998, but ellay was not large enough to be on the fertimes 500 until 2005. Paula Reynolds engineered the timely sale of Safero to Liberty Mutual Croup for \$6.2 hillion, \$1% more than the closing share price before the deal was announced. Reynolds has since joined American International Croup as vice chairman in the afternath of a government ballout almed at breeping the giant large and the property of the paint large and the property of the paint large and the paint large and the property of the paint large and the pa

Measuring women's impact

of major corporations that it ren-ders the sample size of USA TO-DAY's annual examination little DAY's armsal examination little more than a curiosity. With the jan, 1 addition of foilman at Du-Port, 2.6% of the Ferture SOO companies have female CEOs, However, women are doing better at the largest mega-companies. With foilman, 52, mow on board, 7.4% of the largest 81 portations with armsal revenue of \$31 billion and more have a woman at the helm. woman at the helm

woman at the helm.

As recently as 1996 there was only one female CEO of a Fortune 500 company, co-CEO Marion Sandler of Goden West Financial acquired by Wachavia in 2006.

If women are better than men as, say, thinking of long-term usationability, it won't become apparent until they reach tritical mass, "says Beth Brookle, global vice chairman of Finas & Young, who is on the Forbes like of the 100 must powerful women.

She tays that without greater numbers, the women remain outliers and are fighting strong headwinds, investors, for example, will be impatient with a woman who happens to think

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UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCESSING

COMMERCEMENT OF LIQUIDATION PROCESSORING

NOTICE IS HERREY GIVER'S that on December 15, 2008, the Honorable Louis A. Sanasos of the Usined States District Court for the Southern District of New York, entered an Order granting the applications of the Securities Envision Protection Corporation ("SIPC") for issuance of a Protective Decree edjudicating that the customers of Bernard L. Madorff Investment Securities LLC (the "Debtor"), are as need at the protection afterded by the Securities investor Protection Act of 1970, 15 U.S.C. §§ 73mm et seq. ("SIRA"), Irving H. Pieard, Esq. ("Trusses") was appointed trustee for the liquidation of the business of the Debtor, and Baker & Honotete LLD was appointed as counsel to the Trustee. Castomers of the Debtor who wish to avail themselves of the protection afforded to them usedes SIPA are required to file their claims up to six months after the date of this Notice, however, the filing of claims after the sixty (60) day period but within the trustee at leving H. Fisard, Esq., Trustee for Bernard L. Madorff Investment Securities LLC, Calina Processing Center, 2100 McKinney Ave., Saire 200, Dallas.

classioner. Secto claims storain or men wan the Instite at Irwing H. France, Eng., Tristice for Bernard L. bidsolf Investment Securities LLC, Chains Processing Center, 2100 Medianey Ave., Seite 800, Delitos. TX 75201. Customer claims will be decemed filed only whon received by the Trustee.

Forms for the filing of customers' claims are being melide to customers of the Debter as their name and addresses appear as the Debter's books and records. Constoners who do not receive such forms within seven (?) days from the date of this Notice may obtain them by writing to the Trustee at the Adress shows above

Claims by broker-dealers for the completion of open contractual commitments usual be filed with the Treates at the above address within thirty (30) days after the date of this Notice. Broker-dealer elaious will be decemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Treates at the address shown above.

All other creditors of the Debter usual file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed not when received in the Trustee.

noise waters at (o) months after the date of this Notice. All such claims will be deemed find and when received by the Trustre. No claim of any kind will be allowed unless received by the trustre within six (6) months after the date of this Notice.

AUTOMATICSTAY OF ACTIONS AGAINST THE DESTOR

NOTICE IS HERRERY CIVEN that as sends of the incurred of the Protective Decrea, certain acts and proceedings against the Debter and its property and mayed as provided in 11 U.S.C. § 162 and by order of the United States District Court for the Southern District Of New York entered on December 15, 2008 by the Honorable Louis A. Ster MEETING OF CREDITORS

NOTICE IS HERREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southers District of New York, One Bowling Green, New York, New York, 10:004, at which time and place customers and creditors may attend, examine the Debnor, and transact such other business as may

reperly come before said execting.

HEARING ON DISTRIBURESTEINIESS OF TRUSTER AND COUNSEL TO THE TRUSTRE. REARING ON DISINTERESTEDNESS OF TRUSTER AND COUNSEL TO THE TRUSTEE NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankrupsty Court, Southern Bistrate of New York, New Bowling Green, New York, New York, 10004, has been set as the time and place for the hearing before the Honorable Durton R. Liffand, United States Bankrupsty Judge, of objections, if any, to the resention in office of living H. Ficard, Esq., as Trustee, and Baker & Hostetier LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78000(\$16). Objections, if any, must be filed not less than five (3) they i prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hosteter LLP, 43 Rockefeller Para, New York, New York 10111, size: Dougles E. Spelfogel, Esq., so to be received so fewer than five (3) days before the bearing.

NOTICE IS HEREBY GIVEN that copies of this Nobice, the letter to customers, the outstoner chain form, and instructions as well as the SIPC proclains may be found on SIPC's website as

chian from, and instructions as well as the SPC brochure may be found on SPC's website at NYMARIANE under Proceedings/Liquidations and on the Trustee's website, www.andoffmustee.com. From time to turns in the future, other updated information and notices concerning this proceeding may WWW and notices concurning this pro also be possed at SIPC's and/or the Trustee's websit

Dated: January 2, 2009 New York, New York

trying H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Tuvastment Securities LLC

EXHIBIT D

USA Today (International Edition)



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VERIFICATION OF PUBLICATION

COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX

Being duly sworn, Antoinette Chase says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: January 2nd 2009 on the following legal advertisementSECURITIES INVESTOR PROTECTION CORPORATION v. BERNARD L.
MADOFF INVESTMENT published in the international edition of USA Today.

Principal Clerk of USA TODAY
January 7th 2009

This day of horner month

Notary Public

Marcus Dane Edmonds Notary Public 1D 7165468 Commonwealth of Virginia My commission expires 09/30/2012

City on Thursday and its ships attacked coastline positions of the territory's islamic Hamas ruleus:

An interment to set up such a force would give Israel a way to end its devastating, six day offensive against Hamas, even as thousands of its slip of the local give Israel a way to end its devastating, six day offensive against Hamas, even as thousands of its slip of the local control of a possible land invasion. So far, the flowing advocates, residents worry and many violate zoning rules. It is add to crush notice fire on southern israel has been conducted largel from the air. Hamas leader Osama Matzini said in a statement has its fighters were easier for a zonand assault.

If these force. .08-01789-com

nos did not detonate. The man, James Ches-using, shot and killed himself in his car a few uang, shot and idled himself in his car a few ther the evocuations, Aspen police said. lice statement said Blauring, 72, walked into nits Wednesday and left packages wrappied iay paper along with notes saying the hoxes ed hamba. The notes demanded \$60,000. : police found Iwo similar packages in a wri alley atop a black sted. All four boxies ed homemade bombs of gasoline and cell-the police statement said.

illed in Ohlo car crash

IBEO IN UTIFO CAT CTASH
eding car hit railroad tracks, went airborne
shed early on New Year's Day, killing all five
inside, police in Dayton. Orio, said. When
going an estimated 89 mph är a 35 mph
one down, ir skummed into a fire hydrant, a
tie and a fence and was damaged so exten"essentially disintegrated," police LL Larry
r said. Police suspect alcohol was involved.
gto Faulkurer, two men, now women and a
ut 18 months old were killed in the crash.

ights endangered species rules

mia is suing the Bush administration to tw endangered species regulations that re-but from lederal scientists, state Attorney Jerry Brown said. Brown said Bush is trying

Jerry Brown said. Brown said Bush is trying to Endangered Species Act, nerior Department's revised rules allow agencies to issue permits for mining and without a review from federal widdlife bid-their own research shows the project won't imals and plants. The changes also block from using the act to consider the effects

"The people of Gaza are washing to see the Zionisc encury in Gaza to tear them into pieces of flesh," he

By John Bacon with staff and wire reports



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653,7736-654) Singapure B.: 40-6797-7933; Kur: 63-6796-6446 Delgal Rd. 81-3-1735-4856 (Lu: 81-3-13-1-40) Philippings Sci. 63-3-4374-885; Fac. 67-3-631-375 - LIPON PRO SEC - LIPON PRO SEC - LIPON DI PROSEC

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ols take advantage of agy, the classroom is ng a much larger one that extends rond a physical comredited distance learn froms are just as real e as the ones trend at a "brick and school

ndvantage is flexibility. you have to work full ile you go to school. ops you are not sure if need to move for a soon, Distance learnvon bauses haar Boop

in uncertain times because of the Rexibility it offers.

Distance learning progra include print, audio, and video-bused courses, but are increasingly administered online. Some online closes require you to logon at specific times. Others are less structured, allowing you to "go"
whenever - but it's important to remember that in order to make the grade, you'll have to do the work,

Email, of course, plays a critical rate in staying connected to classmates and communicating with professors. Many professors set up virtual affice hours, when you can ask questions ar seek help. A well-run program will never leave you without the chance for one on-one time, if you need it.

The Internet is the perfect place to start looking into dislance learning programs. Online searches allow you sort through thousands of

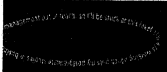
opsions by the criterio that matter most to you. School Web sites also offer great information.

You'll quickly find that you be a lot of chaices - perhaps even more than you expect, since geography's not a factor.
While looking for the right fit,
keep the following in mind:

- · Assess the quality of the
- program Consider what financial aid will be available
- Make sure you have the required equipment

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and some that forcing our ... of whom are trying to rebuild their homes, will aggravate a dire housing.

A situation.

If these (cortical in a facting recovery grading the states of homes in their's just not gone in the cultiful coast around them. Who he in the said in

E-/I-V-O-Selv 1-V-O-Selv 1-V-O-Se

St. Locks will allow the cottages only in trailer parks, he said. Waveland and person only in trailer parks, he said. Waveland resident Many Elizabeth Shaerrouse, 84, has lived in her two-bedroom cottage since October 2007. The cottage is parked on her property while her house is being rebuilt. Problems with a contractor have delayed construction until August 2009. She doesn't know what she'll do if she's forted out by the end of January, the said. "It's truly a roadblock," Shaerrouse said. "Tim just trying to make it to August.

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NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION.

Plaintiff-Applicant,

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

Adversary Proceedin No. 08-01789 BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES ELC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIGHTDATION PROCEEDING

NOTICE IS HEREBY GIVEN that us December 15, 2008, the Houserable Louis A. Starton of the United States District Court for the Southern District of New York, entered an Order granting that application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decrea adjudicating that the customers of Berussel L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. § 782an et say. ("SIPA"), Irving H. Picard, Eng. ("Tirustee") was appointed Trustee for the inquichation of the business of the Debtor, and Baker & Houstell LLP was appointed as counsel to the Trustee Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA area sentired to fifte their claims with A. Tortem Sith the protection afforded to them under SIPA Customers of the Dector who wast to avait measurers of the protection afforded to them under SUPA are required to file their claims with the Truster within sixty (60) days after the date of this Notice. Customers may file their claims up to six meachs after the date of this Notice, however, the filling of claims after the sixty (60) day period but within the six month period may result in less protection for the eastmore Such claims about the filled with the Trustee at Irving H. Picard. Exq. Trustee for Bernard L. Madodf Investment Securities LLC, Cleims Processing Center, 2100 McKimmey Aws., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Formst for the filling of customers's claims are being writted to customers of the Theory of the filling of customers's claims are bridge writted to customers of the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor at their name and addresses appear on the Debtor's books and seconds. Customers who do not secure such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the

within seven (7) days from the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (10) days after the date of this Notice. Bruker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

The trustee at the address shown above.

All other creditors of the Debtor must fibe formal proofs of chains with the Trustee at the address own above within six (6) months after the date of this Notice. All such claims will be dremed liefe only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after

the date of this Nestice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DESTOR

NUTTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain oces
and proceedings against the Debter and its property are stayed as provided in 11 U.S.C. § 362 and by
order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.
MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be hold or Fobruary 20, 2009, at 10:00 a.m., at the Audisorium at the United States Bankruptey Court, Southers District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may

properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE
NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10.00 a.m., at Courtroom 601 of the
United States Bankruptey Court, Southern District of New York, One Bowling Green, New York, New
York 10004, has been set as the time and place for the hearing before the Honomable Borion R. Lithand,
United States Bankruptey Judge, of objections, If any, to the retention is office of Irving H. Preard, Esq.,
as Trustee, and Baker & Honsetter LLP, as counsed to the Trustee, upon the ground that they are not
qualified or not distinstrated as provided in SIPA § 78eec(9)(6) Objections, if any, must be filled not less
than five (5) days prior to such hearing, with a copy to be surved on counsel for the Trustee at Baker &
Hostetter LLP, 45 Kockerleter Plaza, New York, New York 10111, atm: Douglas E. Spelfogel, Esq., so to
be received no fewer than five (5) days before the hearing.

Hosteder LLP, 45 Rockefeler Plaza, New York, New York 10111, atm: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and issumethors as well as the SIPC brockure may be found on SIPC's website at www.nipc.org under Proceedings Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the finare, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009 New York, New York Irving R. Picard, Eaq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

EXHIBIT E

The New York Times (International Herald Tribune)



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DECLARATION OF PUBLICATION

NOTICE: AlixPartners

The undersigned says:

I am over the age of 18 years and a citizen of the United States. I am not a party to and have no interest in this matter. I am a principal of the International Herald Tribune, a newspaper published in Paris, France and circulated in major cities in Europe, North Africa, the Middle East. Far East and the Americas. The notice, a true copy of which is attached, was published on the following date(s):

January 2, 2009

I declare under penalty that the forgoing is true and correct.

Executed in New York, N.Y. on January 5, 2009

Judith King, Legal Notice Manager

Notary Public, State of NY No. 01AR4769887 Qualified in Nassau County Commission Expires May 31, 2010

THE WORLD'S DAILY NEWSPAPER

secing, and account of the top 100 cours dropped or sales, and AC/DCs. "Black well-black prough an exclusive deal with was No. 5 with 1.52 million.

act sells its music through unes, the dominant online. DC has said that selling in the sell residuate that the sales, and the selling proper to the sales. The counterfield is music through unes, the dominant online. DC has said that selling in the selling in the

American and Chinese officials say they broke up the criminal ring in July 2007, with the arrests of 25 people in China, the dismantling of several man-ufacturing facilities and the confinca-tion of counterfeit software valued at more than \$500 million.

more man 3500 million.

"This is aboutusty supercodenced."
said bavid Firm, Miscrosoft's associate general counsel for worthwide piracy
and countreficting issues. The size
and scope of the operation is unlike
anything we've seen before. We found
their products in 36 countries."

A sensure trial impublication of

A separate trial involving nine sus-

A separate trial involving uine suspects in Shanghai has not yet reached a wardier. That group has been accused of counterfaiting Microsoft and Symanies cofvare and distributing it worldwide. Legal specialists say that software prates are becoming increasingly sophisticated and that the two court cases show that China is capable of exporting high-quality, fully packaged software that could easily be sold as if it were the real thing. Even customs officials have been fooled by the counterfeits, which

The counterfeiting has caused some friction between U.S. and Chinese officials, but Chine insist that it has used significant propesss in its fight against intellectual property violators. Now, the successful prosecution of one of the biggest software counterfeiting rings is seen by the government as a major breakthrough.

Sheathen officials declined to comment Wednesday on the court vertice. Still, while the FM and Chinese officials said hundreds of millions of dellar?

Still, while the FM and Chinese officials said hundreds of millions of deliari worth of material had been seized in Increasional raids, the Sheazhen court found Wadnesdey that the suspects on trial there had sold less than \$200,000 worth of counterfeit products oversees. It is unclear whether others pocketed much greater sums or whether many more ringleaders are still at large.

Those convicted had access to one of the biggest Chinese disk meansecur-ing companies — in Shenzhen — through the use of phony licenses, court papers said.

The counterfeit Microsoft software

The connected Microsoft software was produced using manufacturing equipment that cows millions of dollara, investigators said, and appeared in English, German, Braina, Koesan, Spanish and other languagus. The Chinese government found warehouse; filled with modding machines, sealing machines, sealing machines, sealing machines.

usic died for owners of Zune

se way the device handles a "Apparently the Zune had cting 2008 to have 365 days,

for the glitch? Patience. The aid the internal clocks on the aid the internal clocks on the rea expected to reset them-am on the East Coast of the ics on Thursday, Microsoft no owners to drain the batter-en turn the players back on time. Those who had been provide the soundinesk to a Eve parties were out of inch.

have been aware of something like this. They're fortunate the problem will resolve liself. They dodged a very large truck here.

Microsoft has had trouble getting traction for the Zune against the Pod, from Apple, which dominates the puriable player searcht. It says North American sales of all Zune devices topped three million units in November, but it would not say how many were 30-gigabyte models.

en turn the players back on time. Those who had been byte models. The end-of-year timing led some provide the soundtrack to skep pardes were out of huch. Zune owners, ilke Geoffry Sk-year-old entrepreneur in the continuous owners, like Geoffry Sk-year-old entrepreneur in the continuous owners, like Geoffry Sk-year-old entrepreneur in the continuous owners, like Geoffry to complex yetems that sometimes behave in unpredictable ways.

"Sue, a Zune beesk and me one cares. No one is really affected," said

Peter Neumann, a security expert and principal scientist at SRI laternational, a neuprofit research institute in Menlo Park, California. "But if this were to happen on a much larger scale, in a life-critical situation like with a defense system or even a shattle system, it would be a serious problem."

Another bis Microsoft western into-

would be a serious product.

Another big Microsoft venture into hardwara, the Xbox 360 video gaming consoite, has had its own share of breakdowns, the result of a manufacturing law. The company has offered to fix faulty machines free of charge, and it sat aside a reported \$1.1 billion for the

repairs.

Zune fans are hoping that the player will not be quite as troublesome.

Microsoft plans to release an update for the player's internal software.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Adversary Proceeding

Defendant.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Onder granting the application of the Securities lavestor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78cm et sag. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetter LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustne within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims after the sixty (ot) any period but within the six month period may result in less protection for the customer. Such claims alter the sixty (ot) any period but within the six month period may result in less protection for the customer. Such claims after the sixty (ot) any period but within the six month period may result in less protection for the customer. Such claims after the sixty (ot) any period but within the six month period may result in less protection for the customer. Such claims after the sixty (ot) any period but within the six month period may result in less protection for the customer. Such claims after the sixty (ot) any period but within the six month period may result in less protection for the customer. Such claims after the sixty (ot) any period but within the six months period may result in less protection for the customer. Such claims after the sixty (ot) and period but the sixty (ot) and the Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when

Forms for the filing of custo mers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

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MEETING OF CREDITORS

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HEARING ON DISINTERESTED

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York, 10004, has been set as the time and place for the hearing before the Honorable Burion R. Lifland, United States Bankruptcy Judge, of es the title this part to the beauting better in requirement parties it. Linux, Junior Junes Beauting. Jungs, or objections, if any, to the retention in office of Irving H. Ficard, Exp., as Trustee, and Baber Hotsteller LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78cco(b)

(6). Objections, if any, must be filed out less than five (3) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attr. Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing. NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form and instructions as well as the SIPC brochure may be found on SIPC's website or ways inc.org under Proceedings/ Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009 New York, New York Irving H. Ficard, Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

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ı countries 'd be losers

huge policy mistakes, the wnturn will not rival the ression, when U.S. gross reduct dropped by 27 al the unemployment rate id the unemployment rate percent. Even the worst do not expect a GDP double-digit percentage I there is a chance of a sort speciation — which could salti-decade decline in living in rich countries.

-between developing and world living standards is GDP per person in the des is 4.6 times as high as the

nge. ulization — in trade, anisons and knowledge—is the difference. Soft poor are gotten richer, though the gor richer faster, utde change. The growth of tight start to come at the fithe rich. I that income gap of 4.6 to in the next 15 years while a did between 1960 and 5 percent if that happens, puts GDP will includy be 27 percent lower in 12 007 — the same fall as in 2077 — the same fall as in the percent of the same fall as in the same fall as in the percent of the same fall as in the same fall as in

Depression, just spread out

untries can actually get to average Argentine was 9 sorer in 1945 than in 1929. It e doses of wasteful e doses of wasteful nomic policy to get that the current rich-country I huge government deficits whenest rates are not growthwer the long term, reversed quickly, this mix

reversed quickly, this mix and to larger governments, ne budget deficits and—debts cannot be paid off—ity dangerous inflation—olicies could make a bad worse. In the United States west thy countries, the result clowaward-aloping saw-stern of output, in which early is feebler than the clowature.

inds, the poor are closely tied , so China and its peers are rom the troubles in their big rkets. That could change, poorer countries learn to rely -value exports. Instead, the verame exports, mercac, they we a self-mustaining upward soful investments, improved ity and rising incomes. Such a g would be highly advisable if ries turned to the economic t of self-harming behavior. Evan if the rich get one-third poorer, they will be much richer than their ancestors were in 1929, before the Great Depression started. But the psychological effect of insing income for so many years could be just as great. Talk about depressing.

— Martin Hutchinson

Credit Suisse drops problem

Credit Sulsse has found a new home for its perennial problem child. The Swiss bank is officeading the bulk of its non-Swiss fund management business — which guards about \$56 billion in swarts guards south and minor assets — to Aberdeen Asset
Management of Britain, in an all-stock
deal. The timing of the agreement,
announced just before the end of the
year, is next.
But otherwise the deal is messy. The
Swiss bank clearly wanted a fix for
this draw no needly manuel.

But otherwise the deal is messy. The Swiss bank clearly wanted a fix for this drag an performance. Asset marmgement has been a headsche for Crodit Sulsse, with high costs, poor investment performance and management walkouts. So ir makes sense to carve it out and sell to a dedicated esset manager with more time to devote to folding it. But Credit Suisse's short patience is wrick large in the terms of the deal. Abordeen is asspping up the fund-

writ large in the terms of the deal.
Abordeen is anapping up the fundmanagement business for just 0.6
percest of the value of its total assets—
a shade more than it paid for Deutsche
Bank's asset management business in
2005. If Abordeen can apply a 30
percent margin on the \$171 million in
revenues it hopes to get this year, it
would make an after-tus profit of about
\$41 million — a generous return on its
investment of 10 percent.
Moreover, Credit Suisse has not
achieved a clean break it has swerceth

achieved a clean break. It has s the business for ac much ac \$363 million worth of shares in Aberdeen.
That is small enough not to have muc strategic value, and big enough to be inconvenient. The Swiss bank has to

Strategic vaum, axes one sectors incourselines. The Swiss brank has to retain its shares for at least a year, but after that it is not clear it has an exit plan. An outright sale for eash would have been preferable.

Aberdeen gets an insurance policy, too. The price goes down if revenues fall over the next six months. If revenue halves, it can walk away. The extraordinary concession is a pretty clear indication of how much Credit Suizse wastied a deal — even one as imperfect as this.

— john Foley

breakingviews.com

For more independent commentary and analysis, visit www.breakineviews.com.

EXHIBIT F

The New York Times

08-01789-sand

MM The New York Times 620 6TH AVENUE - NEW YORK, NY 10018

CMITED STATES BANKRUPTCY COURT BULLE FOR THE SOUTHERN DISTRICT OF NEW YORK (1)

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant,

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Adversary Proceeds.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTABLY
SECURITIES LLCAND TO ALL OTHER PARTIES IN INTEREST.

NOTICE IS HERREDY GIVEN that on December 15, 2008, the Honorabia Libits Assista United States District Court for the Senthern Dientes of New York, tratered as Oriesi gracing the of the Securities Investor Protection Corporation ("SIPC") for tenuance of a Protectivi that the customers of Bernard L. Madoif Investment Securities LLC (the COMMENCEMENT OF LIQUIDATION PROCEEDING

to permission to the control of the Inving H. Picard, Haq. ("Thester") was appointed Trustee for the Houstation of the bishiosis of the Dodge, and Baker & Houster LLP was appointed as counsel to the Trustee. Claimstein of the Dedge vario bishis to avoid themselves of the prosection afforded to them under SIPA are required to the taker claims with the articular afforded by the Securities lovestor Protection Act of 1970, 15 U.S.C. 1878 2100 McKinney Ave., Snite 800, Dallas, TX 75201. Customor cialms will be de-

sed to be filed only when received by the Trusten. Claim forms may be obtained by writing to the y days from the date of this Notice may obtain them by writing in the Trustee at the address shown items. Catins by broken-dealers for the compiletion of open contractual commitments must be filicit with the reas for the filing of customers' claims are being mailed to customers of the Dabbo address within thirty (30) days after the date of this Notice. Broker Ms appear on the Debter's books and records. Custon at the address sh at the

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Plaza, Now York, New York 10111, ann. Douglas E. Speifogel, Esq., so to be received an fee HEARING ON DESINTERESTEDNESS OF TRUSTER AND COUNSEL TO THE TRUSTE States Bankruptcy Court, Southern District of New York, One Bowling Ort was been set as the time and place for the houring before the Ho prior to such hearing, with a capy to be see

form, and instructions as well as the SIPC brachure may be found on SIPC's weblife Wurs, other updated information and notices concerning this proceeding may also NOTICE IS HEREBY GIVEN that copiet of this Notice, the latter to case lings/Liquidations and on the Trustee's website, www.madoffn

January 2, 2009 New York, New York

P.G.)

CERTIFICATION OF PUBLICATION

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, in my capacity as a Principal Clerk of the Publisher of She New Hork Singes a daily newspaper of general circulation printed and published in the City. County and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of She Keler york Sines on the following date or dates, to wit on

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

BERNARDI. MADOPF INVESTMENT SECURITIES LLC,

COMMENCEMENT OF LIGHTATION PROCEEDING

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MANOPF INVESTMENT SECURITIES LLCAND TO ALL OTHER PARTIES IN INTEREST Adversary Proceeding No. 08-51789-BRL

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GMAC in seeking to restructure the debt-fueled huyous of the last two years.

NOTICE IS HEREBY GIVEN that an December 15, 2009, the Honorable Louis A. Sharton of the build be and state of the Southern Desiries after York case of a Pronicity and the application of the Southern District after York case of a Pronicity Desiries for application of the Southern District after York case of a Pronicity Desiries for application of the Southern District and the District and the Southern District and Dist

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Irving II. Picard, Esq. Trustee for the Liquidalion, of the Business of Bernard L. Madoff Investment Securities LLC

January 2, 2009 New York, New York

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The New York Varieses these wen more would chaimplointailight byten may obe teem in soorts listory. Next, otherwicholiship is one captured in a epockal framed community extensively. "Next, Three Some 25 Trues," swaleble only through The New York Three Some. torate the Stadban's Pinal Season

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AUTOMATICSTIN OPACTIGINS AGAINST THE DESTINE
NOTICE IS HEREBY CIVEY that as received the instances of the Prescrive Docres, certain sets and
Proceedings against the Debbor and its property are sayed as provided in 11 U.S.C. § 162 and by order of
the United States Digities Court for the Southern District of New York ensered on December 15, 2008 by the Hororabie Louis A. Stanton. MEETING OF CREDITORS

WOITICE, IS THEREBY GIVEN that the first meeting of customers and creditors will be bold on February 50.00, at 10.00 a.m., atto haddonium at the United Status District Obstact. Southern District of New York, One Boarding Otters, New York 10004, at which time and pine trustomers and creditors may attend, causaine the Debtor, and transact such other business as may properly come before said creditors may aftered, causaine the Debtor, and transact such other business as may properly come before said

EXHIBIT G

The Wall Street Journal

STATE OF TEXAS)
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CITY AND COUNTY OF DALLAS)

I, <u>Erin Ostenson</u>, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of <u>THE WALL STREET JOURNAL</u> (Global), a daily national newspaper published and of general circulation in The United States of America, Asia, Europe and that the attached advertisement has been published in <u>THE WALL STREET JOURNAL</u> (Global) for <u>one</u> insertion(s) on the following date(s): <u>January 2, 2009</u>; advertiser Securities Investor Protection Corporation and that the foregoing statements are true and correct to the best of my knowledge, information, and belief.

Sworn to before me this

16th day of January 2009

Notary Public

ALBERT FOX
Notary Public, State of Texas
My Commission Expires
February 15, 2012

E-WALL STREET JOURNAL.

FRIDAY - SUNDAY, JANUARY 2 - 4, 2009 15

PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION.

Plaintiff-Applicant,

Adversary Proceeding No. 08-01789-BRL

BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIOUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

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All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

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HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

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Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

EXHIBIT H

The Financial Times

AFFIDAVITS

IN THE MATTER

ALIX PARTNERS

OF:

STATE OF NEW YORK:

SS: I

COUNTY OF NEW YORK:

I, Tim Hart, being duly sworn, hereby certify that (a) I am the Vice President - Financial Advertising of FT Publications, Inc., Publisher of the FINANCIAL TIMES, a daily newspaper general circulation in the City and County of New York, and (b) that the Notice of which the annexed is a copy was published in the WORLDWIDE EDITIONS OF THE FINANCIAL TIMES on the

2nd day of January 2009

VICE-PRESIDENT OF ADVERTISING -FINANCIAL ADVERTISING:

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PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.

Adversary Proceeding. No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

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Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq.

Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

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PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.
Defendant.

Adversary Proceeding No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT
SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa at seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC. Claims Processing Center. 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be decemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Holostoph Louis A Stanton

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY CIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78cee(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefelter Plaza, New York, New York 10111, atm: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/ or the Trustee's website.

Dated: January 2, 2009 New York, New York Irving H. Picard. Esq.

Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

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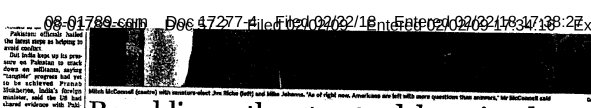
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down on sellitanes, saying
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Five members of the US FBI on Wednesslay visited a remote willage in central l'Akinan reported in he the home of Almal Kasab, the

mome of Almai Easab, the lone gatuom captured dur-ing the Mumbal attacks. Raports this week said Abrar Shah, a leading member of lankhare Tahin detained by Palistan, had confessed that the group planned the attacks in Mumbal.

confessed that the group planned the attacks in Mundai.
Pakistani legal experts.
Pakistani experts pakistani di india's morthessati pakista



Republicans threaten to delay stimulus

News analysis

The party has made it clear there will be no rubber stamp for Obama's legislation, writes Andrew Ward

Mambers of Congress are possed to resume negocuations over Barack Duesas's proposed fiscal stimulus 10day, amid Republican wurnings against hasty legislated to the process of the president feet wants apposing.

The president-elect wants Congress to have a bill ready to sign soots after be taken office out January 20, but Republicans are thresiening to delay the process.

Mr Obsaus's advisors have proposed a \$5750-37750n (6495bu-4552ba, 1406bu-

in section, with the price would not as a watchdog librity to rice above 5000 against encourage agains

MicConnell said his party would act as a watchdee galants excess, razing the prospect of conflict over the scale and contents of the package.

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"We should have a simple to test will the yest-unwritten. The continue of the product of the party of the policy o

volution party not over

ple across the laint managed to obtain the pork, rice, benne and rucca for the traditional family dinner on New Year's we, in spite of record hurricanes that seriously damaged agriculture. Binvane's streets were all but desorted for the 21 guarantee and the managed process and the process of the process o

deserted for the 21 gua achieta to the new year from the old Spanish fart over-looking the city. People said there was plenty of talk at the dinner table about the future. The Castro era is coming to an end, a new administration is talking more to Westeners taking over in Washington spectacular and President Raul Castro Havana an las

before 3,000 people led by said a few days ago that President Reul Castro in "structural and conceptual entern Santiago de Cuba, changes" were on the where the resolution began agénda of a Communitat A phone survey found people across the least managed to obtain the port, rice, Santiago 50 years ago he followed and yucca for the traditional femity denore and control of the santiago 50 years ago he followed up lits spench by ined-

Raúl Castro said 'structural and conceptual changes' were on Communist agenda

ing a raging caravan of gue-rillas on a week-long sojourn across the island. He made a spectacular eatry fato Havana on January 8, where

be apoke at a military garri-sea now turned juvo a com-pless of achools called "Lib-erty City".

The povernment satisfaces would copy the carevan's route beginning on Friday and end at Liberty City on Thursday. Foreign justiers, sectionably

Foreign Indiers, noticeably absent from ruch are allest High Châver of Venezielar and Bolivia's Eve Morales - may well attend the final oct, a local Communist party official said. Those whis hope to see Fidel Castro, 85, one more time speculated that he might appear. The former president has not been seen in public since intestinal rangery in July 2008.

Local Notices

UNITED STATES BANKRUFTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant

BERNARD L MADOFF INVESTMENT SECURITIES LLC.

Defendant.

Adventary Proce No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Ho NOTICE IS REREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Downer adjudicating that the customers of Bernard L. Madoff investorant Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. § 78aas et say, ("SIPA"). Irving H. Ficard, Enq. ("Trustee") was appointed Trustee for the liquidation of the bosiness of the Debtor, and Baker & Hossetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to the modes SIPA are assumed to fits their chiefe which with the Artists middle district (FOM dates of this Notice). under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice.

Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims story (very say periods on wasmi not on anomin period may remo in man protection for the consolent. Since claims abould be filled with the Trustee is Ivring H. Picard, Eng., Trustee for Bernard L. Madodf Investment Securities LLC. Claims Processing Center, 2100 McKinney Ave., Suite 300, Dalles, TX 75201. Customer claims will be deemed and L. Madoff Investment Securities LLC, filed only when received by the Trustee.

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2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and trimsnet such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTER AND COUNSELTO THE TRUSTER NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Constroam 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, Now York, New York 10004, has been set as the time and place for the bearing before the Honomble Buston R. Liftand, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hosterfer LLP. set as the time and place for the bearing before the Honorable Bucton R. Liftand, United States Bankruptry Judge, of objections, if any, to the extention in office of Irving H. Pérard, Esq., as Trustee, and Baker & Hostesler LLP, as counsed to the Trustee, upon the ground that they are not qualified or not distinuatested as provided in SIPA 4 78cec(b)(6). Objections, if any, must be filed not less that five (3) days prior to such bearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, students E. Spelfogel, Enq., so to be received no fewer than five (5) days before the hearing.
NOTICE IS HEREBY CIVEN that copies of this Notice, the letter to existences, the customer claim form, and

instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings and deletions as were as one of the continuous may be more an entered a second of the continuous and on the Trustee's website, www.madoffrustee.com. From time to time in the finare, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 1, 2009 New York, New York Irving H. Proard, Eaq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff lavestment Securities LLC

nonent of S African regime

mant, which ultimately became the Progressive Federal party, in 1886.

She was the sole representative for the PFF and political prisoner, and between 1891 and 1874, as well as for many years the polymorphisms of the Weep 1891 and 1874, as well as for many years the polymorphisms on the legislature, becoming known as a during his thinguisment on Ribben Island.

Year after year she deliving the proposed the ANC as of the solid partition of the prison of the pri

"quiet diplomacy" towards President Robert Mugabe in Embabwe Mes Summan was also forthright in pointing out the shortcomings of the black empowerment policies championed by the Mishelt, arguing that these had simply benefited a benefit of politically connected individuals and that more second to be deeped to develop the siddle of the majority black population. But it will be for her braw opposition in aparthesis that Summan will be remove bared. She was awarded more that, 20 heaponary declorates from international Langue for Human Righas, was made have of the Princip Report. And went rates assume the Bases of the Risinsh Empire, and went rates nonlinated for the Nobel Person principal.

Richard Lapper



David J. Sheehan (DS 4818)

Email: dsheehan@bakerlaw.com Douglas E. Spelfogel (DS 7097) Email: dspelfogel@bakerlaw.com Richard J. Bernard (RB 6371) Email: rbernard@bakerlaw.com BAKER & HOSTETLER LLP

45 Rockefeller Plaza

New York, New York 10111 Telephone: (212) 589-4200 Facsimile: (212) 589-4201

Attorneys for Irving H. Picard, Esq., Trustee for the SIPA Liquidation of Bernard L. Madoff Investment Securities LLC

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Appellant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789 (BRL)

SIPA Liquidation

CERTIFICATE OF SERVICE

I hereby certify that on February 2, 2009, I caused true copies of the Affidavit of Publication to be served upon counsel for those parties who receive electronic service through ECF and by email and/or overnight mail to those parties as set forth on the attached Schedule A.

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Dated: February 2, 2009

Respectfully submitted,

/s/ David J. Sheehan

David J. Sheehan (DS 4818)
Douglas E. Spelfogel (DS 7097)
Richard J. Bernard (RB 6371)
BAKER & HOSTETLER LLP
45 Rockefeller Plaza
New York, New York 10111
Telephone: (212) 589-4200

Facsimile: (212) 589-4201

Attorneys for Irving H. Picard, Esq., Trustee for the SIPA Liquidation of Bernard L. Madoff Investment Securities LLC

Schedule A

Via Overnight Mail:

Howard Kleinhendler, Esq. Wachtel & Masyr, LLP 110 East 59th Street New York, NY 10022

Internal Revenue Service 120 Church Street New York, NY 10008 Attn: Bankruptcy Department

Craig Kugel c/o William Gogel, Esq. 321 Broadway – 2nd Floor New York, NY 10007

Via U.S. First Class Mail

U.S. Department of Justice, Tax Division Box 55 Ben Franklin Station Washington, DC 20044

Jonathan Lee Riches P.O. Box 340 Salters, SC 29590

Via Email:

Sean Lane – sean.lane@usdoj.gov

Robert Yalen – robert.yalen@usdoj.gov

Alexander Mircea Vasilescu - vasilescua@sec.gov

Israel E. Friedman - friedmani@sec.gov

Preethi Krishnamurthy - krishnamurthyp@sec.gov

Kevin Bell - kbell@sipc.org

Lewis Liman - lliman@cgsh.com

 $And rew\ Kosloff - \underline{and rew.r.kosloff@chase.com}$